

Office of the Yavapai County Attorney  
255 E. Gurley Street, Suite 300  
Prescott, AZ 86301  
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YAVAPAI COUNTY ATTORNEY'S OFFICE  
Jeffrey Paupore  
Deputy County Attorney  
State Bar No. 007769  
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SUPERIOR COURT  
2010 OCT 27 PM 4:17 ✓  
JEANNE HICKS, CLERK

BY: S. LANDINO

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA,

NO. P1300CR 201080461

Plaintiff,

Division 6

v.

STEVEN C. DEMOCKER,

**THIRD SUPPLEMENTAL  
DISCLOSURE BY STATE OF MATTERS  
RELATING TO GUILT, INNOCENCE,  
OR PUNISHMENT**

Defendant.

Pursuant to Rule 15.1(a) and (b) of the Arizona Rules of Criminal Procedure, the Yavapai County Attorney's Office hereby files the following material and information within its possession or control relative to guilt, innocence, or punishment, and further notifies the defendant(s) that said material and information is either typed on this form, is attached hereto and incorporated herein by reference (\*\*) or is available to the defendant(s) for examination and reproduction at the office of the Yavapai County Attorney (\*\*\*) or has been previously provided to defendant (\*\*\*\*).

**The material and information typed in bold are disclosed with this supplemental disclosure.**

1. The names and addresses of all persons whom the prosecution may call as witnesses in the case-in chief and or rebuttal, together with their relevant written or recorded statements:

NAME	ADDRESS	STATEMENT
(a) Renee Girard		**
(b) Charlotte DeMocker		**
(c) John Sears	511 E. Gurley St., Prescott, AZ	**
(d) Randolph Schmidt	255 E. Gurley St. Prescott, AZ 86301	**
(e) Katherine DeMocker		**
(f) Mike Sechez	255 E. Gurley St. Prescott, AZ 86301	**
(g) Joseph Clarke	3131 E. Thunderbird #53, Phx, AZ	**
(h) Paul Ramos	unknown at this time	**
(i) Danny Fields	4392 Lake Fork, Prescott, AZ	**

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1	(j) Dan Sturdevant	Salinas, CA	**
	(k) James Williams	2879 S. Chandler, Cornville, AZ	**
2	(l) Kenneth Quimayousie	2183 E. Curtis, Camp Verde, AZ	**
	(m) Bobby White	ADOC, Kingman, AZ	**
3	(n) Lt. Tom Boelts	YCSO	**
	(o) Det. John McDormett	YCSO	**
4	(p) Rich Robertson	Private investigator – will supplement his involvement.	
5	(q) Jimmy Jarrell	YCAO investigation	**

6           2. All statements of the defendant and of any person who may be tried with him  
7 including by not limited to Any and all statements referred to in reports, audio and/or videotapes,  
8 if any, and grand jury transcript.

9           (a) Numerous jail phone conversations on CD, attached hereto.

10           (b) Transcripts of jail phone conversations, attached hereto.

11           (c) Interview of Defendant on July 21, 2009 on CD, attached hereto.

12           (d) Interview of Renee Girard on September 19, 2010 on CD, attached hereto.

13           (e) Transcript summary of relevant jail phone call conversations and recorded jail  
14 conversations on a CD attached hereto. Note, there may be some cumulative  
15 jail phone conversations contained in this summary with other recorded jail  
16 conversations disclosed under this paragraph 3.

17           (f).

18           3. All then existing original and supplemental reports prepared by a law enforcement  
19 agency in connection with the particular crime with which the defendant is charged.

20           4. The names and addresses of experts who have personally examined the  
21 defendant's or any evidence in this case, together with the results of physical examinations and of  
22 scientific tests, experiments of comparisons, including all written reports or statements made by  
23 them in connection with this case:

24	<b>NAME</b>	<b>ADDRESS</b>	<b>STATEMENT OR REPORT</b>
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25 None known at this time.

26           5. A list of all papers, documents, photographs or tangible objects which the  
prosecution may use at trial or which were obtained from or purportedly belong to the  
defendant(s):

27           (a) Redacted 42 page initial YCAO report on CD attached hereto.

28           (b) Supplements 1, 2, and 3 attached hereto.

29           (c) Grand Jury transcript containing Charlotte DeMocker's testimony, which  
Defendant will have access to when it completed.

30           (d) CD of photos of Dorm N in Yavapai County Jail on CD, attached hereto.

31           (e) D.R.(s) identified above and all supplements thereto that are not cumulative of the  
disclosure contained in the original report and 3 supplemental reports..

32           (f) Evidential items as listed in Departmental Reports.

(g) All other evidence identified in the reports.

(h) **Supplement #4 attached hereto.**

6. A list of all prior felony convictions of the defendant which the prosecution may use at trial:

Unknown at this time.

7. A list of all prior acts of the defendant(s) which the prosecution may use to prove motive, intent, or knowledge or otherwise use at trial:

Unknown at this time.

8. All material or information which tends to mitigate or negate the defendant's guilt as to the offense charged or which would tend to reduce his punishment, including all prior felony convictions or witnesses whom the prosecution may call at trial:

Unknown at this time.

9. The results of any electronic surveillance of any conversations to which the defendant was a party, or of his business or residence:

Unknown at this time.

10. All search warrants that have been executed in connection with this case:

Disclosed in the second supplemental disclosure.

11. The identity of any informant(s) involved in this case (if the defendant is entitled to know this fact under Rule 15.4(b) (2).

DATED this 27th day of October, 2010.

SHEILA SULLIVAN POLK  
YAVAPAI COUNTY ATTORNEY

By

  
Jeffrey Paupore  
Deputy County Attorney

COPY of the foregoing mailed  
this 27th day of October, 2010 to:

**Craig Williams**  
Attorney for Defendant

By 